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OFFICIAL

PATENT

Attorney Docket No. 835-013.011.1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of
Charles J. Brine, et al.
Serial No. 09/831,836
Filed August 6, 2001
For: Shear Thickening Pregelatinized Starch

Examiner Patricia L. Hailey
Group Art Unit 1755

Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Response to Non Final Office Action

Sir:

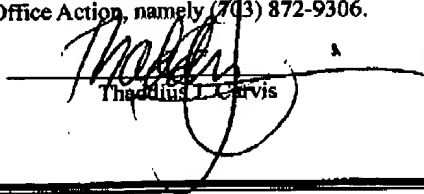
Kindly enter this response to the final Office Action dated November 19, 2003, presented in the following sections: (1) Introductory Comments, (2) Amendments to the Claims, and (3) Remarks. A request for a one month extension of time including authorization to charge the deposit account of the undersigned is attached in duplicate.

Each of the above-identified sections is presented below on successive, sequentially numbered sheets. Each section begins and ends on a sheet reserved to it.

Certificate of Facsimile Transmission

I hereby certify that this paper is being transmitted by facsimile on the date shown below to the Commissioner for Patents at the telephone number indicated for such filings in the Office Action, namely (703) 872-9306.

March 10, 2004
Date


T.J. Carvis

Serial No. 09/831,836
Charles J. Brine, *et al.*

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(1) INTRODUCTORY COMMENTS

Reconsideration and allowance of claims 1-25, all of the claims pending in the application, are respectfully requested in view of the following Remarks. No claims have been added or cancelled.

While claims 9-25 stand withdrawn from consideration as being drawn to nonelected invention, withdrawal of the restriction requirement and their allowance are believed in order in light of the following remarks which clarify the fact that the prior art does not show the central feature of the invention, which is common to and links all claims, namely the description of a shear thickening pregelatinized starch.

Claim 3 has been amended to correct a spelling, and claims 4-8 have been amended to overcome objections for formal matters.